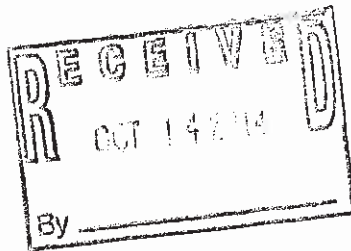


ALEXANDER STEWART

7440 Fraser St.

Suite 309 Vancouver British Columbia

I am a representative claimant. V5X-3W4



Alexander Stewart  
10/3/14

To whom this may concern

My name is Alexander Stewart . I am writing this letter in regards to the N F L concussion claim. I am a former pro football player. And someone who is suffering from post multiple concussions syndrome - including all things that go along with that diagnosis. Symptoms, including, headaches, blurry vision, depression and mood swings,. Also forgetfulness and brain fog.

There has been, recently a new document,that was mailed out to former players,like my self. Who are on the concussion settlement list. This, so called template document, That was mailed to me ,reduces ones potential settlement. For someone who is 49 years old.

Which happen to be my age. From 3 million dollars to 1.9 million dollars, which happens to be a third reduction, from the original 3 million dollars. A persons age should not be part of a template to decrease or increase one's award – because one's brain injury from concussion can be an acute and life long experience of suffering.

Regardless of the age or the time of diagnosis, or however long the former player lives, or the average life span in relation to the template

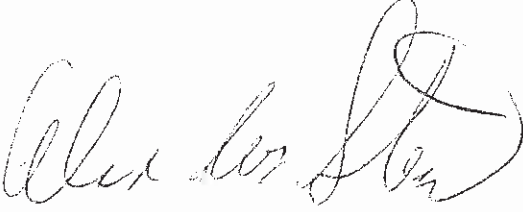
Judge Anita Brody this template differs from how the NFL has normally credited players on a yearly basis. This new template has made it harder for the average player to get a credited season by requiring them to have played the first 3 games, as well as the last 3 games – even if they are on the injured reserve list.

The current NFL rules state that if any player is seriously injured, and is not able to continue to play for the remainder of the season – that player is entitled to his full salary.

Your honor, I suffered a severe concussion as well as a broken hand in the first game of the season, and missed only 3 games. Why am I not getting any credit whatsoever for that season? It's because rules and regulations have changed to make it more difficult for players to get compensation.

.In the early 90's doctors and trainers rarely if ever diagnoses or documents “concussions”.

Your honor I'm asking you to please disregard this new template because it narrows every players ability to get a fair settlement.

  
10/3 / 14

Jim Mitchell  
Paralegal  
jmmitchell@hausfeldllp.com  
202.540.7148 ph  
202.540.7201 fax

1700 K Street, NW  
Suite 650  
Washington, DC 20006

September 26, 2014

Alexander Stewart  
7440 Fraser Street  
Suite 309  
Vancouver, BC, V5X3W4  
CANADA

Re: *In re National Football League Players' Concussion Injury Litigation*;  
Case No.: 12-md-2323; MDL No.: 2323  
Client: Alexander Stewart

Dear Mr. Stewart:

Enclosed please find United States District Court Judge Anita Brody's Order Granting Preliminary Approval of the Settlement Agreement, in the above referenced litigation. Rich Lewis said you requested instructions on filing an objection and speaking at the hearing on November 19, 2014, in the Eastern District of Pennsylvania.

Below I have outlined the Objection Instructions from the Notice, which can also be found by visiting [www.nflconcussionsettlement.com](http://www.nflconcussionsettlement.com).

#### OBJECTION INSTRUCTIONS:

If you have not excluded yourself (opted out), you may object to the Settlement or any part of it. The Court will consider your views. To object to the Settlement, you or your attorney must submit your written objection to the Court. The objection must include the following:

- The name of the case and multidistrict litigation, *In re: National Football League Players' Concussion Injury Litigation*, No. 2:12-md-02323;
- Your name, address, telephone number, and date of birth;
- If you are a Representative Claimant or Derivative Claimant, the name of the Retired NFL Football Player to whom you are related;

HAUSFELD LLP

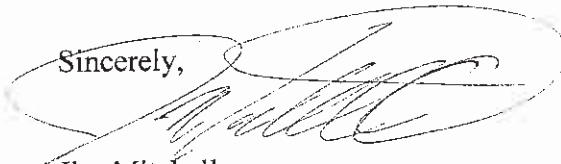
Alexander Stewart  
September 26, 2014  
Page 2

- Written statement or evidence establishing how you are a Settlement Class Member;
- A detailed statement of your objections, and the specific reasons for each such objection, including any facts or law you wish to bring to the Court's attention;
- Any other supporting papers, materials or briefs that you want the Court to consider in support of your objection; and
- Your signature by hand, and the date on which you signed it (even if represented by an attorney).

You must mail your objection, postmarked on or before October 14, 2014, to:  
Clerk of the District Court/NFL Concussion Settlement  
U.S. District Court for the Eastern District of Pennsylvania  
United States Courthouse  
601 Market Street  
Philadelphia, PA 19106-1797

Please let us know if you have any questions or concerns.

Sincerely,



Jim Mitchell

Enclosure

cc: Richard Lewis

TEMPLATE

**OBJECTING TO THE SETTLEMENT**

**35. How do I tell the Court if I do not like the Settlement?**

If you have not excluded yourself (opted out), you may object to the Settlement or any part of it. The Court will consider your views. To object to the Settlement, you or your attorney must submit your written objection to the Court. The objection must include the following:

- The name of the case and multidistrict litigation, *In re: National Football League Players Concussion Injury Litigation*, No. 2:12-md-02323;
- Your name, address, telephone number, and date of birth;
- If you are a Representative Claimant or Derivative Claimant, the name of the Retired NFL Football Player to whom you are related;
- Written statement or evidence establishing how you are a Settlement Class Member;
- A detailed statement of your objections, and the specific reasons for each such objection, including any facts or law you wish to bring to the Court's attention;
- Any other supporting papers, materials or briefs that you want the Court to consider in support of your objection; and
- Your signature by hand, and the date on which you signed it (even if represented by an attorney).

Attorneys filing objections on behalf of Settlement Class Members must follow the requirements in Section 14.3(b) of the Settlement Agreement.

You must mail your objection, postmarked on or before **October 14, 2014**, to:

<p><b>COURT</b></p> <p>Clerk of the District Court/NFL Concussion Settlement U.S. District Court for the Eastern District of Pennsylvania United States Courthouse 601 Market Street Philadelphia, PA 19106-1797</p>
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**36. What is the difference between objecting to the Settlement and excluding myself (opting out)?**

Objecting is simply telling the Court that you do not like something about the Settlement or want it to say something different. You can object only if you do not exclude yourself (opt out) from the Settlement Class. Excluding yourself (opting out) is telling the Court that you do not want to be part of the Settlement Class and you do not want to receive any Settlement benefits. If you exclude yourself (opt out), you have no basis to object because the case no longer affects you.

QUESTIONS? CALL 1-800-000-0000 OR VISIT [WWW.NFLCONCUSSIONSETTLEMENT.COM](http://WWW.NFLCONCUSSIONSETTLEMENT.COM)

Alexander, Steven  
7440 Fraser St. #309  
Vancouver, BC  
V5X 3W4



521390161

CLERK of the DISTRICT COURT of the  
U.S. District Court for the Eastern District  
of Pennsylvania  
U.S. Courthouse  
601 Market Street  
Philadelphia, PA  
19106-1797

